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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. 0 Lien Avoidance

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

Last revised: September 1, 2018

	ι	JNITED STATES BAI District of N		OURT	
In Re:	Bedina J. Williams		Case No:		18-20355
			Judge:		JNP
		Debtor(s)			
		CHAPTER 13 PLAN	N AND MOTIONS	3	
☐ Original ☐ Motions	Included	✓ Modified/Notice Ro✓ Modified/No Notice	•	Date:	12-27-2019
		E DEBTOR HAS FILED HAPTER 13 OF THE E			
		YOUR RIGHTS MA	Y BE AFFECTE)	
contains the plan proportion attornations may be reconstited in the notice. See modification alone will a per modify a	e date of the confirmation sed by the Debtor to act ey. Anyone who wishest ection within the time fraction within the time fraction within the time fraction within the time fraction within the lien. The Court may be Bankruptcy Rule 3015 in may take place solely word or modify the lien. I lien based on value of contest said treatment reserved.	djust debts. You should is to oppose any provision ame stated in the <i>Notic</i> hinated. This Plan may lurther notice or hearing ay confirm this plan, if the first plan includes my within the chapter 13 of the statement of the sta	proposed by the read these pape on of this Plan or e. Your rights made confirmed and , unless written on timely notions to avoid oconfirmation procle a separate moduce the interest ra	Debtor. The rs carefully any motion by be affect become be bjection is a filled object ress. The perion or advecte. An affect of the rest of the perion or advecte.	nis document is the actual and discuss them with in included in it must file a ed by this plan. Your claim inding, and included filed before the deadline ctions, without further lien, the lien avoidance or lan confirmation order ersary proceeding to avoid ected lien creditor who
state whe	ther the plan includes		g items. If an itei	m is check	ne box on each line to sed as "Does Not" or if plan.
THIS PLAN	•			•	
	☑ DOES NOT CONTA SO BE SET FORTH IN	IN NON-STANDARD P PART 10.	ROVISIONS. NC	N-STAND	ARD PROVISIONS
COLLATE	RAL, WHICH MAY RE	HE AMOUNT OF A SEC SULT IN A PARTIAL P OTIONS SET FORTH IN	AYMENT OR NO	PAYMEN	
	DOES NOT AVOID	A ILIDICIAL LIEN OR N	IONPOSSESSO	RY NONP	LIRCHASE-MONEY

SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

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Initial Debtor(s)' Attor	ney TGE	Initial Debtor:	BJW	Initial Co-Debtor
Part 1: Payment an	d Length of Plan			
a. The debtor approximately 41 _rem				ee, starting on <u>January 1, 2020</u> for paid to date)
*		funding (describe from Sale of 2	e source, amour 2307 N Park A	t and date when funds are available) ve, Philadelphia, PA -
c. Use of real d. e.	loan modification. Other information	rty N Park Avenue completion: perty: completion: property: completion: with respect to a son Circle, Woo completion: hly mortgage pay that may be imp	mortgage encumodbury NJ 0809 June 1, 202	nbering property:
	the arrears claim paid. Any remai Please also note	is of the secure ning arrears on that POC 7 & 9 the property wa	d creditors after POC 5 will be a were secured as sold and we	er administrative priority claims are administrative priority claims are addressed in a modification. creditors on 2307 N. Park Ave. and anticipate that these claims will be
Part 2: Adequate P	rotection		NONE	
a. Adequate Trustee and disburse				\$ to be paid to the Chapter 13
debtor(s) outside the	Plan, pre-confirma	tion to: Speciali	zed Loan Servi	\$1,731.00 to be paid directly by the cing. (creditor).
Part 3: Priority Clai	ms (Including Adr	ministrative Exp	penses)	
a. All allowed price	ority claims will be p	aid in full unless	the creditor agr	ees otherwise:

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Creditor	Type of Priority	Amount to be Paid
McDowell Law PC	Attorney Fees	\$3,000.00
McDowell Law PC	Supplemental Attorneys Fees	\$1,694.27
McDowell Law PC	Supplemental Attorneys Fees	\$2,190.16
Nationstar Mortgage, LLC	Other Administrative Fees	\$531.00
McDowell Law PC	Supplemental Attorneys Fees	\$1,200.00
Check one: ✓ None ☐ The allowed priority claims	assigned or owed to a governmental unit and slisted below are based on a domestic support overnmental unit and will be paid less than the	t obligation that has been

Claim Amount

Amount to be Paid

	500	urec		ııms
			.	

Creditor

a. Curing Default and Maintaining Payments on Principal Residence: 🕢 NONE

Type of Priority

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	to Creditor (In	,
Specialized Loan Servicing LLC - POC 5	2 Upson Circle, Deptford NJ 08096	\$61,168.64	0%	pro-rata distribution from proceeds of 2307 N. Park Ave.	\$1,731.00
Wells Fargo Bank, NA - POC 3	2 Upson Circle, Deptford NJ 08096	\$985.92	0%	\$985.92	\$123.24

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: $\hfill \square$ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Wells Fargo Bank, NA - POC 4	26 Muirfield Ct., Blackwood NJ 08012	\$4,231.22	0%	\$4,231.22	\$217.31
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)
			Rate on	to Creditor (In	Payment (Outside
			Interest	Amount to be Paid	Regular Monthly

c. Secured claims excluded from 11 U.S.C. 506: ☐ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Colleteral	Interest Pate	Amount of	Total to be Paid through the Plan Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	

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d. Requests for v	aluation of	security	, Cram-dow	n, Strip Off	& Interest F	Rate Adjustn	nents 🕢	NONE
1.) The de 1322(b)(2), the sec Collateral," plus int as an unsecured clunsecured claim.	erest as state	shall be ed. The p	paid the am ortion of any	ount listed a allowed cla	ns the "Value nim that exce	of the Credited that valued	tor Intere ıe shall b	st in e treated
			cation unde notion to be					
Creditor	Collateral		Scheduled Debt	Total Collateral Value	Superior Liens	111101001111	1	Total Amount to Be Paid
-NONE-								
allowed secured classification and classification and contract of the contrac	ONE mation, the s	charge th	e correspon	ding lien.	ed collateral	only under 1	1 U.S.C.	362(a) and
Creditor		Collatera	al to be Surrenc	lered	Value o	f Surrendered	Remain	ing Unsecured
f. Secured Claims Unaffected by the Plan NONE The following secured claims are unaffected by the Plan: Creditor Wells Fargo Bank NA - POC 2 - 26 Murfield Ct, Blackwood, NJ g. Secured Claims to be Paid in Full Through the Plan NONE Creditor Collateral Total Amount to be Paid through the Plan								
<u> </u>		0011	atorai			o.a. / infount to	JO I GIG IIII	ough the right
Part 5: Unsecure	d Claims	NON	E					

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	a.	Not se	parately cl	assified ss than \$_						claims sha	all be pa	aid:	
		√	Not les	ss than ${f 10}$	00%	percent	t						
				a <i>ta</i> distribi		•		aining f	unds				
	h	Senar	ately classi					J		as follows:			
Creditor		Осран	atery classi			eparate C				atment		Ar	nount to be Paid
Part 6	: E	xecuto	ry Contract	ts and Ur	пехр	ired Le	ases	Х	NONE				
non-re	side	ential re	ee time limital property	leases in	this	Plan.)							of are rejected,
except			ng, which a			eu leas	c s, 1101	previo	usiy ie	ejecieu by	operau	on or law,	are rejected,
Creditor	•		Arrears to be C	Cured in	Nat	ure of Co	ontract o	r Lease	Tre	atment by D	ebtor	Post-Peti	ion Payment
Port 7	. N	otions	X NONE	_	-				•			'	
LBR 3	015 /ith	-1. A C	ertification erk of Cour	of Servi t when th	ice, <i>l</i> ne pl	Notice o	of Cha transi	pter 13 mittal n	Plan otice	Transmit are serve	tal and		th in D.N.J. must be
			n to Avoid I or moves to										
Creditor			ture of llateral	Type of Lie	en	Amount o	of Lien		lue of ateral	Amoun Clain Exemp	ned	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
NONE	Th	e Debto	n to Avoid I or moves to art 4 above:	reclassify		-					•		
Creditor			Collateral		Sche Debt	eduled	Total C	Collateral	Super	rior Liens	Value of Credito Interest Collate	r's : in	Total Amount of Lien to be Reclassified
Partia			n to Partiall ired.		iens	and Re	eclassi	fy Und	erlyin	g Claims	as Par	tially Sec	ured and

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and

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Creditor	Collateral	Scheduled Debt	Total Collateral Value		perior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified					
to void liens on	collateral consistent v	with Part 4 abo	ove:									
Creditor	Collateral	Scheduled Debt	Total Collatera	al	Amount to be	e Deemed Secured	Amount to be Reclassified as Unsecured					
Part 8: Other Plan Provisions												
a. Vest ✓ l	a. Vesting of Property of the Estate											
Creditor	nent Notices s and Lessors provide Debtor notwithstandir			y con	ntinue to mai	il customary no	tices or					
c. Orde	er of Distribution											
1 2 3 2	nding Trustee shall particle of the control of the	Trustee Com ve Claims		lowin	ig order:							
The Sta	-Petition Claims nding Trustee ☐ is, ☑) in the amount filed b				petition claim	ns filed pursuan	t to 11 U.S.C.					
Part 9: Modifie	cation X NONE											
If this PI	an modifies a Plan pr Plan being modified:	•	in this case, o	comp	olete the info	rmation below.						
	why the plan is being					plan is being m						
Avenue, Philadelp transferred to the property located a	Debtor has sold the property located at 2307 Park Avenue, Philadelphia PA and \$53,991.06 of proceeds are being transferred to the trustee. Debtor is no longer selling the property located at 2 Upson Circle, Woodbury NJ and will be seeking a modification after the motion for relief is resolved. Debtor has sold the property located at 2307 Park Avenue, Philadelphia PA and \$53,991.06 of proceeds are being transferred to the trustee. Debtor is no longer selling the property located at 2 Upson Circle, Woodbury NJ and will be seeking a modification after the motion for relief is resolved.											
Are Schedules I and J being filed simultaneously with this Modified Plan? ☐ Yes ☑ No												
Non-Sta	Part 10 : Non-Standard Provision(s): Signatures Required Non-Standard Provisions Requiring Separate Signatures: ✓ NONE ☐ Explain here: Any non-standard provisions placed elsewhere in this plan are ineffective.											

Signatures

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The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.

By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to *Local Form, Chapter 13 Plan and Motions*, other than any non-standard provisions included in Part 10.

I certify under penalty of perjury that the above is true.

Date:	December 27, 2019	/s/ Bedina J. Williams	
		Bedina J. Williams	
		Debtor	
Date:			
		Joint Debtor	
Date	December 27, 2019	/s/ Thomas G. Egner, Esq.	
		Thomas G. Egner, Esq.	
		Attorney for the Debtor(s)	